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**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

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In re application of: Henkin et al.

Attorney Docket No.: KABAP003

Application No.: 09/943,571

Examiner: Boveja, Namrata

Filed: August 29, 2001

Group: 3622

Title: DYNAMIC DOCUMENT CONTEXT Confirmation: 2541  
MARK-UP TECHNIQUE IMPLEMENTED  
OVER A COMPUTER NETWORK

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CERTIFICATE OF EFS-WEB TRANSMISSION

I hereby certify that this correspondence is being transmitted electronically through EFS-WEB to the Commissioner for Patents, P.O. Box 1450 Alexandria, VA 22313-1450 on August 12, 2008.

Signed:                     /Mary Terry/                      
Mary Terry

**Response to Examiner's Provisional  
Obviousness-Type Double Patenting Rejection**

Mail Stop Amendment  
Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

Dear Sir:

On August 12, 2008, the examiner telephoned the undersigned attorney to notify Applicant of a provisional rejection of the currently pending claims based on a nonstatutory obviousness-type double patenting rejection in view of co-pending, commonly assigned patent application serial nos.: 11/881,430 (Atty. Dkt. No. KABAP002C1US); 11/891,578 (Atty. Dkt. No. KABAP002C2US); 10/977,352 (Atty. Dkt. No. KABAP004US); and 11/891,436 (Atty. Dkt. No. KABAP002X1US).

However, it is noted that, while the present application and the above-referenced co-pending, patent applications are commonly owned, none of the above-referenced co-pending, commonly assigned patent applications has yet to issue as a patent. For the purpose of expediting prosecution in the present case, applicant represents that a separate terminal disclaimer will be filed, if required, upon the occurrence of: (1) each of the above-referenced co-pending, commonly assigned patent

applications issuing as a patent, and (2) at least some of the pending claims of the present application being indicated to be allowable. This offer is made to expedite prosecution and in no way constitutes a concession that some or all of the pending claims of the present application are not patentably distinct from some or all of the pending claims of any of the above-referenced co-pending, commonly assigned patent applications.

Applicant believes that all pending claims are allowable and respectfully requests a Notice of Allowance for this application from the Examiner. Should the Examiner believe that a telephone conference would expedite the prosecution of this application, the undersigned can be reached at the telephone number set out below.

Respectfully submitted,  
WEAVER AUSTIN VILLENEUVE & SAMPSON LLP

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